

1 Brian M. Brown, Esq. - State Bar No. 5233
2 THORNDAL ARMSTRONG DELK BALKENBUSH & EISINGER
3 6590 S. McCarran Blvd., Suite B
4 Reno, Nevada 89509
5 (775) 786-2882
6 Attorneys for Defendants
7 CARSON CITY, ET AL

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COUNSEL/PARTIES OF RECORD	
MAR 20 2018	
CLERK US DISTRICT COURT	
DISTRICT OF NEVADA	
BY COURT	DEPUTY

UNITED STATES DISTRICT COURT

DISTRICT OF NEVADA

8 TODD ROBBEN,

9 Plaintiff,

10 CASE NO. 3:13-cv-00438-RFB-VPC

11 vs.

12 CARSON CITY, NEVADA; DEPARTMENT
13 OF ALTERNATIVE SENTENCING et al;
14 DAS CHIEF RORY PLANETA in his
15 individual and official capacities, DAS
16 ASSISTANT CHIEF KATE SUMMERS in
17 her individual and official capacities, DAS
18 OFFICER MARTIN HALE in his individual
19 and official capacities, DAS DOES 1-10 in
20 their individual and official capacities,
21 CARSON CITY JUDGE JOHN TATRO in
22 his individual and official capacities,
23 CARSON CITY OFFICIAL DISTRICT
ATTORNEY NEIL ROMBARDO in his
individual and official capacities, CARSON
CITY DEPUTY DISTRICT ATTORNEY
TRAVIS LUCIA in his individual and official
capacities, CARSON CITY JAILHOUSE
DOCTOR JOSEPH E. MCCELLISTREM PHD
in his individual and official capacities.

ORDER

MOTION FOR DISASSOCIATION OF
COUNSEL

Defendants

24 COME NOW, Defendants, CARSON CITY, NEVADA; DEPARTMENT OF
25 ALTERNATIVE SENTENCING, RORY PLANETA, KATE SUMMERS, MARTIN HALE,
26 JOHN TATRO, NEIL ROMBARDO, TRAVIS LUCIA, and JOSEPH MCCELLISTREM, by and
27
28

1 through their attorneys of record, Thorndal Armstrong Delk Balkenbush & Eisinger, and hereby
2 move that, as Adam L. Woodrum, Esq., is no longer associated with the firm of Thorndal
3 Armstrong Delk Balkenbush & Eisinger, he be disassociated as counsel for the Defendants,
4 CARSON CITY, NEVADA; DEPARTMENT OF ALTERNATIVE SENTENCING, RORY
5 PLANETA, KATE SUMMERS, MARTIN HALE, JOHN TATRO, NEIL ROMBARDO,
6 TRAVIS LUCIA, and JOSEPH MCELLISTREM. Brian M. Brown, Esq. of the firm Thorndal
7 Armstrong Delk Balkenbush & Eisinger continues to represent the Defendants in this action.

8
9 Thorndal Armstrong Delk Balkenbush & Eisinger respectfully requests the removal of
10 ADAM L. WOODRUM from the list of attorneys associated with this case, as well as future
11 pleadings.
12

13 DATED this 15TH day of March, 2018.

14 THORNDAL ARMSTRONG
15 DELK BALKENBUSH & EISINGER

16 By: / s / Brian M. Brown

17 Brian M. Brown, Esq.

18 State Bar No. 5233

19 Attorneys for Defendants

20 CARSON CITY, ET AL

21 *IT IS SO ORDERED*
22 *Alexis P. Ogle*
23 U.S. MAGISTRATE JUDGE

24 DATED: March 10, 2018

CERTIFICATE OF SERVICE

Pursuant to FRCP 5(b), I certify that I am an employee of THORNDAL ARMSTRONG DELK BALKENBUSH & EISINGER, and that on this date I caused the foregoing **MOTION FOR DISASSOCIATION OF COUNSEL** to be served on all parties to this action by placing an original or true copy thereof in a sealed, postage prepaid, envelope in the United States mail at Reno, Nevada, fully addressed as follows:

**TODD ROBBEN, #5073288
c/o CDCR, #BE69078
PO Box 20
Tracy, CA 95378
*Pro Per Plaintiff***

DATED this 15th day of March , 2018.

/ s / Sam Baker

An employee of THORNDAL ARMSTRONG
DELK BALKENBUSH & EISINGER